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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/608,491	06/27/2003	Clifford Hannel	I004-P03073US	8644
33356 SoCAL IP LA	7590 04/21/200 W GROUP LLP	8	EXAMINER	
310 N. WEST	LAKE BLVD. STE 120		BATES, KEVIN T	
WESTLAKE	VILLAGE, CA 91362		ART UNIT	PAPER NUMBER
			2153	
			MAIL DATE	DELIVERY MODE
			04/21/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)		
	10/608,491	HANNEL ET AL.		
	Examiner	Art Unit		
	KEVIN BATES	2153		

		KEVIN BATES	2100						
The MAILING D	ATE of this communication appe	ars on the cover sheet with the	correspondence add	ress					
THE REPLY FILED 01 April	THE REPLY FILED 01 April 2008 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.								
application, applicant application in condition	. Material The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time								
a) The period for reply	expires months from the mailing	date of the final rejection.							
no event, however, v Examiner Note: If bo	The period for reply expires on; (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final replication. Examiner Noie: (f box 1 is checked, check either box (a) or (b), ONLY CHECK BOX (b) WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FIRAL REJECTION. See MPEP 706 07(0).								
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension the under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set fort in (a) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filled, may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL									
	was filed on A brief in comp	liance with 37 CFR 41 37 must be	filed within two months	of the date of					
2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(a)), to any oxide dismissal of the app. Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a). AMENDMENTS									
3. The proposed amend	ment(s) filed after a final rejection, b	out prior to the date of filing a brief,	will not be entered be	cause					
	ssues that would require further cor								
	sue of new matter (see NOTE belo								
appeal; and/or	emed to place the application in bet			ne issues for					
	ditional claims without canceling a c								
testing system	ling claims 39 and 42, the applicant and network card. These were not	present in the pervious claims and							
	 (See 37 CFR 1.116 and 41.33(a)). not in compliance with 37 CFR 1.12 		maliant Amandmant (OTOL 224)					
	overcome the following rejection(s):		mpilani Amendineni (i	-10L-324).					
	nended claim(s) would be all		imaly filed emendmen	t conceling the					
non-allowable claim(s)		owable ii subiliitted iii a separate, i	illiely liled afficilidifier	it cancelling the					
7. A For purposes of appear	al, the proposed amendment(s): a) ded claims would be rejected is prov		l be entered and an e	xplanation of					
	n(s) is (or will be) as follows:								
Claim(s) allowed:									
Claim(s) objected to:									
Claim(s) rejected: 28-	<u>r4.</u> m consideration: <u>1-27.</u>								
AFFIDAVIT OR OTHER EV									
	vidence filed after a final action, but	t before or on the data of filing a No	atice of Anneal will not	he entered					
because applicant faile	ed to provide a showing of good and ted. See 37 CFR 1.116(e).								
entered because the a	vidence filed after the date of filing affidavit or other evidence failed to o	vercome all rejections under appea	al and/or appellant fail:	s to provide a					
	ufficient reasons why it is necessary								
10. The affidavit or other evidence is entered. An explanation of the status of the claims after entry is below or attached. REQUEST FOR RECONSIDERATION/OTHER									
 The request for record See Continuation Sh 	nsideration has been considered but eet.	t does NOT place the application in	condition for allowan	ce because:					
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).									
13. Other:									
/Glenton B. Burgess/ Supervisory Patent Exar	niner. Art Unit 2153								
- ,, L									

Continuation of 11, does NOT place the application in condition for allowance because:

Regarding claim 28, the applicant argues that Hollis does not disclose a second network which allows outgoing data units to travel. The examiner disagrees, looking a Figure 4 as requested by the applicant, the second network would be the arrow between element 450 and 460. That network allows the channel gateway to flower packets received from the clients, and be forwarded over the second network to the extensive second retwork are second network to the technical second network to the channel gateway to flow the three three three second networks to the clients. This meets the invention was claimed and is also shown in Figure 1 of the instant application, with network 104 and 116 action as network 104.

Regarding claim 36, the applicant argues that Hollis does not teach outgoing units from the network applicance being sent through the second network. Once again as shown in the response to claim 28, the outgoing units must go through the second network to the gateway and through the first network.